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18	CORY SPENCER, DIANA MILENA REED, and COASTAL PROTECTION	
19	RANGERS, INC.	
20	UNITED STATES DISTRICT COURT	
21	CENTRAL DISTRICT OF CALIFORNIA, WESTERN DIVISION	
22		
23	CORY SPENCER, an individual;	CASE NO. 2:16-cv-02129-SJO (RAO)
24	DIANA MILENA REED, an	PLAINTIFFS CORY SPENCER,
25	individual; and COASTAL PROTECTION RANGERS, INC., a	DIANA MILENA REED, AND THE COASTAL PROTECTION
26	California non-profit public benefit	RANGERS, INC.'S NOTICE OF ERRATA AND ERRATA TO MOTION
27	corporation,	FOR CLASS CERTIFICATION
28	Plaintiffs,	Date: February 21, 2017 Time: 10:00 a.m.

PLFS.' NOT. OF ERRATA AND ERRATA TO MOT. FOR CLASS CERTIFICATION

Case No. 2:16-cv-02129-SJO (RAOx)

1 ٧. 2 LUNADA BAY BOYS; THE 3 INDIVIDUAL MEMBERS OF THE 4 LUNADA BAY BOYS, including but not limited to SANG LEE, BRANT BLAKEMAN, ALAN JOHNSTON 6 AKA JALIAN JOHNSTON. MICHAEL RAE PAPAYANS, ANGELO FERRARA, FRANK FERRARA, CHARLIE FERRARA, and N. F.; CITY OF PALOS VERDES ESTATES; CHIEF OF 10 POLICE JEFF KEPLEY, in his representative capacity; and DOES 11 1-10. 12 Defendants. 13

Motion for Class Certification:

Judge: Honorable S. James Otero Ctrm.: 10C 1st Street Courthouse

PLEASE TAKE NOTICE THAT Plaintiffs Cory Spencer, Diana Milena Reed, and the Coastal Protection Rangers, Inc. (Plaintiffs) file this Notice of Errata and Errata to correct the following errors contained in two separate documents that were filed on December 29, 2017 in support of Plaintiffs'

- 1. The Declaration of Peter Neushul (Dock. No. 159-8) referenced his *curriculum vitae* as Exhibit 1, however Plaintiffs inadvertently omitted the exhibit from their filing. Plaintiffs therefore reattach Mr. Neushul's declaration, which now includes Exhibit 1, to this errata.
- 2. The Declaration of Philip King (Dock. No. 159-7) referenced his curriculum vitae as Exhibit 1, however Plaintiffs inadvertently omitted the exhibit from their filing. Plaintiffs therefore reattach Mr. King's declaration, which now includes Exhibit 1, to this errata.

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Case No. 2:16-cv-02129-SJO (RAOx)

1	DATED: January 5, 2017	HANSON BRIDGETT LLP
2	57.11.25. Garidary 0, 2017	
3		
4		By: /s/ Samantha D. Wolff
5		KURT A. FRANKLIN SAMANTHA D. WOLFF
6		Attorneys for Plaintiffs
7		CORY SPENCER, DIANA MILENA REED, and COASTAL PROTECTION
8		RANGERS, INC.
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